

ESTTA Tracking number: **ESTTA666815**

Filing date: **04/15/2015**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91211791
Party	Plaintiff Kansas City Royals Baseball Corporation
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Submission	Other Motions/Papers
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Signature	/Maya L. Tarr/
Date	04/15/2015
Attachments	THE LAST ROYALS Amendment and Withdrawal of Opposition.pdf(158964 bytes) THE LAST ROYALS Certificate of Service.pdf(2319 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No. 85/700,042
Filed: August 9, 2012
For Mark: THE LAST ROYALS
Published in the Official Gazette: January 29, 2013

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KANSAS CITY ROYALS BASEBALL	:	
CORPORATION,	:	Opposition No. 91211791
	:	
Opposer,	:	
	:	
v.	:	
	:	
SCOT FAMILY REUNION, LLC,	:	
	:	
Applicant.	:	
-----X		

Commissioner for Trademarks
Attn: Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**MOTION ON CONSENT TO AMEND APPLICATION AND,
IF ACCEPTED, TO WITHDRAW THE OPPOSITION ON CONSENT**

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant respectfully requests that the above-captioned application be amended by adding the bolded language “; **all the foregoing relating to a musical group and not relating to sports or a sports team, league, mascot or stadium**” to the end of each of the descriptions of goods and services, which should now read:

PRE-RECORDED SOUND RECORDINGS AND AUDIOVISUAL
RECORDINGS FEATURING MUSIC AND MUSIC-BASED
ENTERTAINMENT, DOWNLOADABLE MUSICAL SOUND RECORDINGS
AND DOWNLOADABLE AUDIOVISUAL RECORDINGS FEATURING
MUSIC AND MUSIC-BASED ENTERTAINMENT; **ALL THE FOREGOING
RELATING TO A MUSICAL GROUP AND NOT RELATING TO
SPORTS OR A SPORTS TEAM, LEAGUE, MASCOT OR STADIUM** IN
INTERNATIONAL CLASS 9

ENTERTAINMENT SERVICES, NAMELY, PERFORMANCES BY A LIVE
MUSICAL ARTIST AND PROVIDING NON-DOWNLOADABLE

**PRERECORDED MUSIC ONLINE AND INFORMATION REGARDING A
MUSICAL ARTIST ONLINE VIA A GLOBAL COMPUTER NETWORK;
ALL THE FOREGOING RELATING TO A MUSICAL GROUP AND NOT
RELATING TO SPORTS OR A SPORTS TEAM, LEAGUE, MASCOT OR
STADIUM IN INTERNATIONAL CLASS 41**

It is respectfully submitted that these amendments do not require republication as the amendments of the descriptions of goods and services narrow rather than broaden the scope of the application.

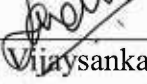
These amendments are made pursuant to an Agreement between Applicant and Opposer, who has consented to these amendments. If both the amendments are approved by the Board, Opposer, with Applicant's consent, requests that the opposition be withdrawn without prejudice.

CONCLUSION

Applicant respectfully requests that this request to amend the application be granted in its entirety.

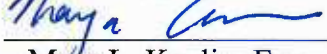
Dated: April 15, 2015

Respectfully submitted,
SERLING ROOKS FERRARA MCKOY &
WOROB, LLP
Attorneys for Applicant

By: 
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CONSENTED TO:

COWAN, LIEBOWITZ & LATMAN, P.C.
Attorneys for Opposer

By: 
May L. Kevlin, Esq.
Maya L. Tarr, Esq.
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New York, New York 10036
212-790-9200

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on April 15, 2015, I caused a true and correct copy of the foregoing Motion to Amend Application and, if Accepted, to Withdraw the Opposition on Consent be sent via First Class Mail, postage prepaid, to Attorney and Correspondent of Record, Laxmi Vijaysankar, Serling Rooks Ferrara Mckoy & Worob LLP, 119 5th Avenue, Floor 3, New York, New York 10003-1007.

/Maya L. Tarr/

Maya L. Tarr